

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

TYRONE KEYS,

Plaintiff,

v.

The BERT BELL/PETE ROZELLE NFL
PLAYER RETIREMENT PLAN, and the
NFL PLAYER DISABILITY &
NEUROCOGNITIVE BENEFIT PLAN,

Defendants.

Case No. 8:18-cv-2098-CEH-JSS

**CERTIFICATE OF INTERESTED PERSONS AND
CORPORATE DISCLOSURE STATEMENT**

In accordance with the Court's Interested Persons Order, Defendants the BERT BELL/PETE ROZELLE NFL PLAYER RETIREMENT PLAN and the NFL PLAYER DISABILITY & NEUROCOGNITIVE BENEFIT PLAN hereby disclose the following:

1) the name of each person, attorney, association of persons, firm, law firm, partnership, and corporation that has or may have an interest in the outcome of this action — including subsidiaries, conglomerates, affiliates, parent corporations, publicly-traded companies that own 10% or more of a party's stock, and all other identifiable legal entities related to any party in the case:

- a. Tyrone and Bessie Keys
- b. Jeff Dahl, Esq.
- c. The Law Office of Jeffrey Dahl
- d. Lansing C. Scriven, Esq.

- e. Lanse Scriven Law
- f. Dr. Gay Culverhouse
- g. Michael L. Junk, Esq.
- h. Groom Law Group, Chartered
- i. Brian Equi, Esq.
- j. Goldberg Segalla, LLP
- k. The Retirement Board of the Bert Bell/Pete Rozelle NFL Player Retirement Plan
- l. The Disability Board of the NFL Player Disability & Neurocognitive Benefit Plan
- m. The National Football League Management Council
- n. The NFL Players Association

2) the name of every other entity whose publicly-traded stock, equity, or debt may be substantially affected by the outcome of the proceedings:

- a. None

3) the name of every other entity which is likely to be an active participant in the proceedings, including the debtor and members of the creditors' committee (or twenty largest unsecured creditors) in bankruptcy cases:

- a. None

4) the name of each victim (individual or corporate) of civil and criminal conduct alleged to be wrongful, including every person who may be entitled to restitution:

- a. The Bert Bell/Pete Rozelle NFL Player Retirement Plan
- b. The NFL Player Disability & Neurocognitive Benefit Plan

I hereby certify that, except as disclosed above, I am unaware of any actual or potential conflict of interest involving the district judge and magistrate judge assigned to this case, and will immediately notify the Court in writing on learning of any such conflict.

Dated: September 17, 2018

Respectfully submitted,



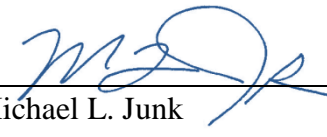
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The BERT BELL/PETE ROZELLE NFL
PLAYER RETIREMENT PLAN, and the
NFL PLAYER DISABILITY &
NEURCOGNITIVE BENEFIT PLAN

CERTIFICATE OF SERVICE

I certify that on this 17th day of September 2018, the foregoing CERTIFICATE OF INTERESTED PERSONS AND CORPORATE DISCLOSURE STATEMENT was filed by CM/ECF, which will provide notice of the filing to all counsel of record.



Michael L. Junk